2

3

4

5

6

7

10

11

12

13

14

15

16

17

18

19

20

21

22

23

24

25

POLO RETAIL, LLC., a Delaware Corporation; POLO RALPH LAUREN CORPORATION, a Delaware Corporation, doing business in California as POLO RETAIL CORP; FASHIONS OUTLET OF AMERICA, INC., a Delaware Corporation and DOES 1-500, inclusive

lien against any settlement paid or to be paid by POLO RALPH LAUREN CORPORATION; POLO RETAIL, LLC.; POLO RALPH LAUREN CORPORATION, a Delaware Corporation, doing business in California as POLO RETAIL CORP; FASHIONS OUTLET OF AMERICA, INC., or any other defendant here to be named in the above-captioned case on account of any of

10 11 12

14 15

13

16

17 18

19

20 21

22

23

24

2.5

the claims alleged, or to be alleged, in the above-referenced case. Said lien is asserted to secure payment from Plaintiffs for attorneys' services provided by Attorneys for the benefit of Plaintiffs pursuant to a written fee contract between Attorneys and Plaintiffs. By virtue of this written fee agreement, Attorneys have and claims a lien ahead of all others on said Plaintiffs' claims and causes of action asserted herein, and on any judgment in favor of said Plaintiffs, to secure payment for legal services rendered, and for costs and expenses advanced on behalf of Plaintiffs, all in accordance with the terms and conditions of their fee agreement with Plaintiffs.

POLO RALPH LAUREN CORPORATION; POLO RETAIL, LLC.; POLO RALPH LAUREN CORPORATION, doing business in California as POLO RETAIL CORP; FASHIONS OUTLET OF AMERICA, INC., and their attorneys of record herein, are hereby instructed to include the "The Law Offices of Daniel L. Feder" on any and all settlement checks tendered to plaintiffs, and/or their attorneys of record, or any other person, in settlement of the claims alleged, or to be alleged, in this case.

Dated: July 28, 2008

LAW OFFICES OF DANIEL L. FEDER